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EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,	No. 1:20-mj-00129-EPG
Plaintiff,	
v.	DETENTION ORDER
ANGEL LOPEZ,	
Defendant.	
A. Order For Detention After conducting a detention hearing pursuant to 18 above-named defendant detained pursuant to 18 U.S.	U.S.C. § 3142(f) of the Bail Reform Act, the Court orders the .C. § 3142(e) and (i).
assure the appearance of the defendant as requ	ndition or combination of conditions will reasonably ired. lition or combination of conditions will reasonably
Pretrial Services Report, and includes the following: X	e and Possess with Intent to Distribute a Controlled Substance, im penalty of life g. t of controlled substances. endant is high. indant including: have a mental condition which may affect whether the win family ties in the area. win steady employment. win substantial financial resources. g time resident of the community. ive any known significant community ties. lant: y relating to drug abuse. y relating to alcohol abuse.

Defendant: ANGEL LOPEZ Case Number: 1:20-mj-00129-EPG Document 61 Filed 11/20/20 Page 2 of 2 Page 2 or 2

	(b) Whether		on probation, parole, or release by a court;	
				current arrest, the defendant was on:	
			Probation		
			Parole		
			Release per	nding trial, sentence, appeal or completion of sentence.	
		(c) Other	Factors:		
			The defend	ant is an illegal alien and is subject to deportation.	
			The defend	ant is a legal alien and will be subject to deportation if convicted.	
			Other:		
	(4)	The natur	and seriousness o	f the danger posed by the defendant's release are as follows:	
(5) Rebuttable Presumptions					
		In determ	ing that the defen	dant should be detained, the court also relied on the following	
		rebuttable	presumption(s) co	ntained in 18 U.S.C. § 3142(e), which the court finds the	
		defendant	nas not rebutted:		
		X a.	The crime	charged is one described in § 3142(f)(1).	
			(A) a crime	e of violence; or	
			(B) an offe	nse for which the maximum penalty is life imprisonment or death; or	
			X (C) a contro	olled substance violation that has a maximum penalty of ten years or	
			more; or		
			(D) A felor	ny after the defendant had been convicted of two or more prior offenses	
			described i	n (A) through (C) above, and the defendant has a prior conviction of one of	
				mentioned in (A) through (C) above which is less than five years old and	
				committed while the defendant was on pretrial release	
		X b.	-	cause to believe that defendant committed an offense for which a	
			maximum term of	imprisonment of ten years or more is prescribed	
			X in the Cont	rolled Substances Act, 21 U.S.C. §§ 801, et seq.,	
			the Control	led Substances Import and Export Act, 21 U.S.C. §§ 951, et seq.,	
			the Maritin	ne Drug Law Enforcement Act, 46 U.S.C. App. §§ 1901, et seq., or	
			an offense	under 18 U.S.C. §§ 924(c), 956(a), or 2332b.	
			an offense	involving a minor under 18 U.S.C. §§ 1201, 1591, 2241, 2242, 2244(a)(1),	
			2245, 2251	, 2251A, 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2),	
			2252A(a)(3	3), 2252A(a)(4), 2260, 2421, 2422, 2423, or 2425.	
Б	A 1.1	1D:			
D.		tional Dire		(1) the Count directs that	
	Purs	uant to 18 t	S.C. § 3142(1)(2)-	e(4), the Court directs that:	
	The	defendant b	committed to the	custody of the Attorney General for confinement in a corrections facility	
separa				sons awaiting or serving sentences or being held in custody pending appeal;	
1	,	1	, 1		
	The	defendant b	afforded reasonal	ole opportunity for private consultation with counsel; and	
1				ted States, or on request of an attorney for the Government, the person in	
				he defendant is confined deliver the defendant to a United States Marshal for with a court proceeding.	
me pu	ipose c	л ан аррса	nce in connection	with a court proceeding.	
IT IS	SO O	RDERED.			
_		N T	20. 2020	1st Enci P. Gron	
D	ated:	Novem	oer 20, 2020	18/ 18/	